Yesterday's Voting Was Without Sensational Incident.

HARRIS OF CACHE EXCUSED

THIRD WEEK'S BALLOTING BE-GAN WITHOUT CHANGE.

Representative Cummings Took Opportunity to Mildly Reprove Those Who Thought He Was Pledged to Support Judge King-Welch Talks on Partisan Duty.

SIXTY-SEVENTH JOINT BALLOT.
 Powers (Dem.)
 1

 Sutherland (Rep.)
 14

 Cannon (Sil. Rep.)
 7

 Absent and not voting
 1

SENATORS.

For King.—Bennion, Ridsout, W. G. Nebeker, Aquila Nebeker—1.
For McCune.—Cannon, Chambers, Evans, Peary, Robison, Smoot, Panner, Thomas, Whitney, Wright—

For Sutherland .- Alder, Howell For Cannon.-Kiesel, Shurtliff-2. REPRESENTATIVES.

For King.-Betts, Cook, Fisher, reenwood, Jackson, Larsen, Redd,

Greenwood, Jackson, Larsen, Redd, Stewart, Wheeler-9.
For McCune-Bennion, Bywater, Clyde, Cummings, Farr, Fullmer, Forman, Hansen, Horne, Lloyd, McQuarrie, Mansfield, C'Nell, Parry, Robertson, Roylance, Shepard-17.
For Powers.—Lapish-1.
For Sutherland.—Crosby, Callister, Holmgren, C. Z. Harris, Law, Miller, Mundrek, Richards, Roblinson, Sorgen, Wurderk, Richards, Roblinson, Sorgen.

Murdeck, Richards, Robinson, Saren-son, Taylor, Welch—12. For Cannon.—Bramwell, N. J. Har-ris, Ivers, Johnson, Smith—5. Absent.—Representative Christian-

Either because it was the full after to prepare for the uphenval that is exday's joint assembly of the legislature

POSITION OF MIL CUMMINGS.

uning he had cast his ballet with

deviating for the candidate of the choice, and had not thought it necessary to give any reasons for deing so. Sury to give any reasons for deing so. Within 2 few days past, however, a number of his constituents had expressed to him their disappointment at the cay he was voting, as they thought he was pledged at the Democratic county convention for Mr. King, and injustice to himself and to them, he desired to explain his vote.

The only cause for the impression that he was pledged to Judge King, and injusive to himself and to them, he desired to explain his vote.

The only cause for the impression that he was pledged to Judge King, and injustice to himself and to them, he desired to explain his vote.

The only cause for the impression from the was pledged to Judge King, and including his manual those of several well known any porters of that candidate, was circulared without Mr. Cammings Knowledge or approval, and domities was the occasion of the misupprehension relayed to. The representative said he always had been opposed to pellifical pledges and the-ups, and had denomined them emphalically. He was under the impression that he was elected in the state; that he heard the impression that he was elected in the impression that he was elected in the majority of his constituents on this matter, or he wraid beguided by it; but those favoring Mr. King should have voted for a king man, as such men were not wanting in the esevention.

Pefore casting his vote he had visited each of the candidate, had careful yet from the constitution of a minurerer.

Piles Are Universal.

One person in every four has some form of rectal trouble, Remedies that the december of the candidates had careful and proton in overy four has some four of the candidates had careful and proton in the convention.

Pefore casting his vote he had visited each of the candidates, had careful and proton in overy pole, and the conditions and necks of the state; that he desired the first various qualifications, already so cloquently set furth by other member

King should have voted for a King man, as such men were not wanting in the convention.

Before casting his vote he had visited each of the candidates, had carefully and conscientionaly considered their various qualifications, already so elequently set forth by other members, and the conditions and needs of the state, and had made his choice with die care. He isought that A. W. Mc-Cune scampains was the chapset—for that gentleman had not "worked" the convention—that it contained the elements of success, and that if Mr. Mc-Cune were elected, the injents shready in congress from Utain would not be duplicated. Mr. Cummings deprecased "must throwing" and tearing down other candidates. He thought the Democratic party could justly communicate liself in possessing so much ability suitable for the high position of United States senator, and it his choice were not elected, it would not be a death blow to the party. The representative was firm, however, in his conviction that Mr. McCune is the fittest man for the place under the circumstances, and that his election is sure, hence there was no occusion for him to change his voice at this time.

WELCH AS A HUMORIST.

WELCH AS A HUMORIST

As he took the floor to announce his ste, Representative Welch, Republic-t, said:

your, said: an, said: "Quite a pressure is being brought to bear upon the members of the minority bear upon the settle this contest. We have party to settle this contest. We have already exceeded both in days and but he celebrated contest of two years We have been told by majority

members of this joint assembly that, as gentlemen, the minority members should keep out of this light, as it belonged to the other side to settle the questlom. We have felt to comply with the request to keep out, and now it bas been waged so long we are dared to settle it. The majority say if you gentlemen settle this now you assume the responsibility, but I wish to say, Air. President, that the majority cannot escape the responsibility of the contest that is now before us.

"When this contest began, myself and colleagues decided to compliment our friends shd have continued to do so until today. We have felt that we owed a duty to the state. It is not my intention at the present time to interfere in this light, but we will not be responsible should this continue to drag as it has done. As I have already stated. Mr. President prominent citi-

interfere in this fight, but we will not be responsible should this continue to drag as it has done. As I have already stated, Mr. President, prominent citizens of this state are asking that we settle the contest that is now on. "I have been told from time to time to wait for a day or so, and I would be surprised, until I have almost believed that some infernal machine was going to explode in our midst. It has now dawned upon my mind what has been meant. This storm will loccur in the shape of a cyclone in the future. It will sweep the valleys of Unish from the north to the south and will bury same of the members on the other side of the house so deep that they will never set out. And should you ask why, I wo elsay because they refuse to now do their duty. And when this little hand on my left returns here two years from now, hereased and multiplied four fold, there will not be a Camanite left in the land. And, Mr. President, on my return here two years hence, should I see none of the majority members present, I shall indeed think the millendium has dawned upon the legislature of the state of Utah. For the present

GENERAL SHAFTER'S COMPLAINT. Petty Slight Attributed to Sampson In Hobson Case.

New York, Feb. 2.-A dispatch to the Herald from Washington says: While admitting that no formal tender of thanks was given to General Shafter for accomplishing the exchange of Naval Constructor Hobson and the crew of the Merrimae, officials of the navy department profess that proper credit has always been given to him for his action.

Their declarations are in answer to

those that know what Ballard's w Liniment will do. No soreness a stretched sinews or strained must Quick recovery when mishap below. No liniment penetrates like this It has all the virtues of other linits and peculiar merits of its own.

A PUNE GRAPE CREAM OF TARTER POWDER



Highest Honors, World's Fair Gold Medal, Midwinter Fair Avoid Baking Powders containing alum. They are injurious to beatth

For Superintendent of Schools, Salt Lake City.

BOARD MAPS OUT A POLICY

ADOPTS A RESOLUTION EMBODY. ING REQUIREMENTS.

All Things Being Equal, Preference Will Be Given to Utah Man-Coal Contract Awarded to the Pleasant Valley Coal Company-Fifth Ward Site Sold-Other Business.

The board of education last night adopted a resolution embodring the essential considerations which is to guide the committee on teachers and able person to recommend to the board for the position of superintendent of schools. By the adoption of this measure, which was prepared by the committee, the board practically decided to look the field carefully over and secure the very best man for the place dium has dawned upon the legislature of the state of Utah. For the present By the tenor of the resolution, a Utah cast my vote for the Hon. George man is given the preference, all things being equal, but the investigations will

The state of Utah. For the present I cast my vote for the Han. George Sutherland."

On the sixty-seventh ballot, Representative Fisher announced his renewed all allegiance to King to the end of the sixty-gere and passed and struggie.

Senator Evans, as soon as the result of the last ballot had been declared, moved for a dissolution of the joint session. The motion was carried—33 ayes to 29 nose.

Those voting in the negative were Senators Kiesel, W. G. Nebeker, Agdila, Those voting in the negative were Senators Kiesel, W. G. Nebeker, Agdila, Crosby, Farr, Fisher, Greenwood, C. Z. Harris, N. J. Harris, Holmson, Smith, Sorenson, Stewart, Welch, Wheeler.

Grip's Revages Doomed.

So much misery and so many deaths have been caused by the Grip, that every one should know what a wonderful renedy for this mataday is found in Dr. King's New Discovery. That distressing stubborn cough, that inflames the result and the people of this city who at great cost have provided for the education of their children magnificent modern school buildings, with furnities of the same and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to latrust the control and management of this splendid investment to lat

Stole Toyns, because in the school before over neighborhood of from the production of the control of the contro

Baking Powder

Made from pure cream of tartar.

Safeguards the food against alum.

dozen pairs of scissors at \$1.15 per dozen was approved.

It was also ordered, upon recommendation of the same committee, that the recitation room at the Jackson school he seated for a class room, that half-day sessions in that building be discontinued, that Miss Virginia Burton, assistant teacher in the beginners' grade, be transferred to take charge of this room at a salary of \$40 per month, and that the salary of \$40 per month, and the force she began to teach double sessions, viz: \$67.50 per menth, it was further decided that a payment of \$25 cents be required of all punils taking the subject of geology during the second half year of the scientific course at the High school, to assist in the purchase of chemicals and experimental apparatus for use of said class, it was further arranged that Mrs. It a. D. Tray's be temporarily emologed as substitute teacher at the High school at a salary of \$40 per month, to teach classes in physiology for two periods a day, during the leave of absence granted Horace Cummings, member of the legislature.

Mr. Negman voted against the item

del Herace Cummings, member of the legislature.

Mr. Nessman voted against the item of 25 cents imposed on the geology clars in the High school.

The action of the committee on finance in taking up for cancellation ten \$1.000 5 per cent honds issued by the board Feb. 1, 1852, the amount paid for face value and premium for redemption being \$1.00,80, was ratified. Similar action was also taken on the redemption of eight \$1.000 honds of series 2, issued Aug. 1, 1852, at a total cost of \$1.050 for each. The redemptions thus made are, of course, investment of the sinking fund.

The committee on buildings and

cost of \$1,000 for each. The rearrangements thus made are, of course, investment of the sinking fund.

The committee on buildings and grounds presented resolutions recommending that the Diamond Coal & Coke company be released from supplying the schools coal under its contract from Feb. 1, this year, in accordance with its request, the company's coal unite being on fire, and thus making it impossible to furnish the coal called for by the contract. It was further recommended that the committee be authorized to award the coal contract to the Fleusant Valley Coal company, to supply all buildings except two these to be designated becoafter and to be supplied with coal by the Union Pacific Coal company.

The same committee recommended that it be authorized to erect in each large school building physical culture apparatus, at a cost not to exceed \$15 per school, and that such schools as have previously purchased such apparatus at their own expense, he reimbursed by the beauth of the coaling in the committee asked that Mrs. Chara Senis be emitted to exceed \$25. The same committee saked that Mrs. Chara Senis be employed as junificas of the echool in the

cape at the Fremont school, at a cost not to exceed \$325. The same committee asked that Mrs. Chara Seals be employed as lanitrees of the school in the Baptist chapel, at a sainty of \$8 permonth, beginning Jan. 1, 1829.

The treasurer's report for January was submitted, as follows:

Receipts.—Account city taxes 1838.

was submitted, as follows:
Rencipus—Account efly taxes. 1888, \$15,000, sale of old formiture, \$81,75; sale of text books, \$7,29; state apportionment, \$35,972; Toronto refund, \$75,57; rent Thirteenth school building, \$24; account city taxes, 1898, \$29,000. Total receipts \$135,27,62.

Disbursements—Paid clerks' war-rants, \$44,04,67; due treasurer, \$an-1, 1899, \$3,775,20; balance due from treasurer, \$86,49,27. Total, \$134,271,62.

Applications for the position of super-intendent of schools were received from H. A. Hartman, Trimidal, Colo.; H. W. Sawyer, Council Buffs, Ia.; W. A. Pratt, Thomson, Ills. The applications were referred to the committee on

CHARGE MADE BY SORENSON AGAINST THOS. HENDERSON.

Mrs. McDermott Fined Fifty Dollars For Stealing a Watch and Chain From E. Morris-Police Notes.

Thomas Butler was arrested by Deputy Sheriff McDuff yesterday on a war-rant issued from Justice McMaster's court, charging him with obtaining money under false pretenses. P. A. Se-renson, proprietor of the I X L second-hand store on Second South, is the complainant, and he alleges that Butler disposed of household goods worth about \$175, upon which he held a mort-gage. The offense was committed a year ago, and since that time Butler has been out of the city until a few duys ago. He was brought into court and pleaded not guilty. The time for hearing has not been fixed, and mean-while he is at liberty on \$200 ball. uty Sheriff McDuff yesterday on a war

Alleged Wife Beater, Alleged Wife Beater,

John Marcrott of 338 West Eighth
South, when called in police court yesterday to answer to the charge of beating his wife, Rilla Marcrott, spoke half-solbing and in a treinbling voice in his own behalf. "I didn't hit her, judge-fil just tell you how it was. She took the baby out of the house, and it commenced to squali, and I told her to come in. I just took hold of her and pushed her into the house. I never strick her a blow intentionally in my life."

Well," said Judge Timmony, "your "Well," said Judge Timmony, "your

life."

"Well," said Judge Timmony, "your wife was here yesterday and said you had been beating her for thirteen years for the has falled to appear today, and I suppose some one has persuaded her not to come. I would like to get a crack at you, and but for the resison that your wife did not appear, I would give you sixty days."

sixty days."
Mr. Marcroft, who is 55 years of age, walked out quite humbly, when ap-prised that the case would be dismissed owing to the non-appearance of hi-wife.

For Stealing a Watch.

For Stealing a Watch.

Mrs. McDermott was found guilty of peats larceny in police court yesterday, the charge being the theft of a gold watch and chain from E. Morris in a saloon Sunday night. She was fined \$50 and took the only alternative of going to jult for fifty days. The plaintiff toutified that the watch and chain were stolen from him while he was asseen in a saloon. Detectives Sheers and Gillespie described the process of locating the stolen property upon the defendant. Mrs. McDermott went on the stand and weaved a string of statements, declaring she received the watch from the plaintiff on a loan of \$5.

Wanted a Chance. n Smith, upon being found guilty Jim Smith, upon being found guilty of begging in police court yesterday, implored the court for a discharge, crying out in nervous tones: "Give ma chance, judge, please do, and I'll go to work for the Short Line."
"I will give you sixty days," the court replied, positively.
"Now, your honor, if you'll give me another chance."
"I have given you chances before. Sit down."

And Jim sat down, muttering.

Police Notes. Nat Randall, who declared he would have Policeman Roberts dismissed from the force when the officer arrest-ed him for drunkenness, was fined \$2

Harrison Valentine, a colored soldier, who went to beoging to recuperate from a chill, and put up a hot time about town Wednessay night, was fined \$15, which he liquidated.

James Mitchell, who said he was a Bingham lenser, and had come to town to get his knot-cap straightened by Dr. Pinkerson, but got "moved under" be-fore the operation was performed, was granted a suspension of sentence, four hours to return to the Old Reliable

rants, 344,046.47; due treasurer, Jan. 1, 1899, \$1,755.21; balance due from treasurer, \$86,449.27. Total, \$124,271.62.

Applications for the position of superintendent of schools were received from H. A. Hartman, Trimdad, Colo.; H. W. Sawyer, Council Rinds, Inc.; W. A. Pratt, Thomson, Ills. The applications were referred to the committee on teachers and school work.

The committee on buildings and grounds recommended that it be anti-sociation of the Fifth ward, the Fifth ward site and building, with all improvements, for \$1,250, Adopted.

Ethel Lynn, teacher in the Country of the school, was granted a leave of absence during the remainder of the school year, owing to the illness of her mother.

The seminities on finance are financed as a seminary of the grant teacher and the school years. Story of a Slave.

OBTAINED BY FALSE PRETENSES HOOD'S

NATIONAL BANK OF REPUBLIC.

U. S. DEPOSITORY.

Frank Knex President. George A. Lowe Vice President. Ed. W. Duncan Cashier. CAPITAL PAID IN \$300,000

Hanking in all its branches transacted. Exchange drawn on the principal cities of Europe. Interest paid on time deposits. M'CORNICK & CO.

BANKERS.

SALT LAKE CITY, UTAH.

U. S. DEPOSITORY.

SURPLUS\$250,000 Safety Deposit Boxes For Rent.

THE DESERET SAVINGS BANK

CAPITAL PAID IN, \$200,000. eneral Banking in All its Branches, Lirectors-Dr. Thesdore Moyer, John J. aly, 9 J. Satisbury, Moylan C. Fox, homas Marshall, W. P. Noble, George Downey, John Donnellau, Newell seman.

Walker Brothers, BANKERS.

ESTABLISHED 1938.

Buccessors to THE UNION NATIONAL BANK of Suit Luke City,

A General Banking Business Transacted

T. R. JONES & CO., BANKERS SALT LARB CITY, UTAH.

WELLS, FARGO & CO'S BANK

SALT LAKE CITY, UTAH,

Transact a General Banking Business

J. E. DOOLY, Cashier.

R. G. DUN & CO.,

The Mercantile Agency. GEORGE OSMOND General Manager, Utan and Idaho, Offices in Progress Building, Sait Lake City.

SHERIFF'S SALE.

IN THE DISTRICT COURT, THIRD Judicial diviriet of the state of Utah, caunty of Salt Lake,—Ellimbeth Bellamy Looms, by her guardian as littur, W. R. Hutchinson, plaintiff, vs. Thomas Tyner Johnson et al., defendants. To be rold at sheriff a sale at the west front door of the county court house, in the city of Salt Lake, esanty of Salt Lake, state of Utah, on Friday, Feb. 24. A. D. 139, at 12 o'clock mon of sald day, the real estate described as follows, to-wit Commencing at a point one (1) rold west from the northeast corner of lot cight (9), block two (2), plat 'd.' Salt Lake City survey, and running thence west six rold; thence court ten (19) rods; thence cast is (6) rods; thence north ten (19) rods to the place of beginning. Struated in the city and county of Salt Lake, in the state of Utah. Purchase price payable in law, it money of the United States of America.

Deted at Salt Lake City, Utah, this 2nd SHERIFF'S SALE.

Deted at Salt Lake City, Utah, this 2nd day of February, A. D. 1998. The County of February, A. D. 1998. The County of Salt Lake County, State of Utah.

By JOHN MONTGOMERY, JR., Deputy Sheriff of Salt Lake County, Utah.

Special Stockholders' Meeting For Special Stockholders' Meeting For the Election of Directors.

NOTICE IS HEREBY GIVEN THAT the last annual meeting of the stockholder of the Womann Milling commany, have been passed that a special meeting of the stockholder of said company will be held at the office of the Information in Milling company. No 22 South State street, Sait Lake City, Utah, on Thursday, the second day of March 1888, at a. m., for the election of a board of directors for the evasing year and transaction of such other business as may come hefore it. This meeting is called at the request of the owners and holders of more than one-fourth of the capital stock of and company. By order of the board of directors.

Sait Lake City, Jan. 3, 189.

NOTICE OF SPECIAL MEETING OF

NOTICE OF SPECIAL MEETING OF the atoesholders of the Morning Glory Mining Company. Notice is hereby given that there will be a special morning of the mockholders of the abertaly given that there will be a special morning of the mockholders of the abertaly given that there will be a special morning of the mockholders of the area of the company, rooms if and it Commerce building. No. 78 West Second South street, Sult Lake City, Utah, for the purpose of increasing the number of shares of suld corporation and to amend and change article vit of the articles of incorporation of said company, so that the said article when amonited shall provide for an increase of the number of shares of said corporation to 20000 shares of the nominal value of 1.00 per share; and further amoniting said article so as to change or the said article and the said article and the said article and the said street of the sominal value of 1.00 per share; and further amoniting said article so as to change or increase; although the instancy of the said article. And the transact such other birds article, And to transact such other birds article, And to transact such other birds article. And to transact such other birds are subscribed for by the article of the said article and the transact such other birds article. And to transact such other birds needing.

H. W. LAWRENCE, Secretary,

HEREBY GIVEN THAT

Salt Lake City, Utah, Jan. 10, 1998. DELINQUENT NOTICE.

D. MACPHERSON BOYD,

CHICAGO & MERCUR MINING CO.,

chaes of the sale.
J. S. FREE, Secretary,
F. B. COOK, Trensurer,
Office of company, 217 Atlas block. rette, roun as account storms, sent lake CIV, Utan at 2 o'clock p. m. of said they a meeting the attendediers of said extraoration that the comparison of said extraoration upon the following proposed changes in the articles of incomparison to that the same shall read as rollows. The amount of the capital steek of the corporation shall be five hundred thousand (20,300 charges of the par value of one (1) dollar acan. Second. To amend article 1 so as to provide for a beard of directors five in number. Third—To amend other articles of incorporation and, to adopt other amendments which may be made necessary by the adoption of the foregoing amendments or either of them.

JOHN A. GROESHECK, JR.

JOHN A. GROESBECK, JR.,

Salt Lake City, Utah, Jan. 20, 1829. Pierce, Critchiaw & Harrette.

SHERIFFS SALE.

IN THE DISTRICT COURT OF THE Third judicial district of the state of Unah, county of Salt Lake, Mones Halist, painty of Salt Lake, Mones Halist, painty of Salt Lake, Mones Halist, painty of Salt Lake, Realty Company, a corporation German Savings & León Society. An Edward D. McKwiight, Gondands. To be sold at sheriff's sale the west front door of the county of Salt Lake, state of Unah, on Saurday, February Ith, A. D. 189, at 12 o'clock, noon, of said day, the real eather described as follows, to-wit:

All of block two (2), except lots one (1) to four (4), both inclusive; all of block three (2), extent lots secenties (3), extent lots secenties (3), but inclusive, and all of blocks two (5), six (6)—except lots one (1) to twenty (30), buth inclusive, and all of blocks two (5), six (6)—except lots were (1), and filtern (3); all of blocks sources (1) to thirty-rive (25), both inclusive, in block firsteen (3); all of blocks sources (10), and filtern (3); all of blocks sources (15), ascepts four one (1) to six (6), beit finalistics of parts of sections two (2), and twenty-flow (2); all of blocks sources (15), ascepts forts one (1) to six (6), beit finalistics (3) to make the county of the Units.

Purchase price payable in lawful money of the Units of Salt Lake, suits of Units.

Purchase price payable in lawful money of the Units. States of America.

Shoriff of Salt Lake County Unah, by JOHN MONTOMERY, JR.

Deputy Sheriff of Salt Lake County, Unable of Sa SHERIFF'S SALE.

Deputy Sheriff of Salt Lake County, Utab. Dated at Sait Lake City, Utah, this 12th day of January, A. D. 1892. Thomas Marshall and D. B. Hemp-stend, Attorneys for Flaintiff.

VANKEE GIRL MINING COMPANY. Election of Officers. Notice. The stockholders of the Yanks Girl Mining company, faving neglected in hold the require amount meeting for the election of officers on the rint Monday in June, 188